

1                   FILED                   ENTERED  
2                   LODGED                   RECEIVED  
3                   MAY 23 2019  
4                   AT SEATTLE  
5                   CLERK U.S. DISTRICT COURT  
6                   WESTERN DISTRICT OF WASHINGTON  
7                   BY DEPUTY

8                   UNITED STATES DISTRICT COURT FOR THE  
9                   WESTERN DISTRICT OF WASHINGTON  
10                   AT SEATTLE

11                   UNITED STATES OF AMERICA,  
12                   Plaintiff,  
13                   v.  
14                   CHASE BLISS COLASURDO,  
15                   Defendant.

16                   NO. **CR 19-097 RSM**  
17                   INFORMATION

18                   The United States Attorney charges that:

19                   **COUNT 1**  
*(Interstate Threats)*

20                   In or about February and March 2019, at Kent, within the Western District of  
21 Washington, and elsewhere, CHASE BLISS COLASURDO knowingly and willfully  
22 transmitted in interstate and foreign commerce, from the State of Washington to another  
23 state, communications, in the form of Instagram posts and emails, that contained threats  
24 to injure J.K. and D.T. Jr.

25                   All in violation of Title 18, United States Code, Section 875(c).

26                   INFORMATION/COLASURDO - 1

27                   UNITED STATES ATTORNEY  
28                   700 STEWART STREET, SUITE  
                         5220  
                 SEATTLE, WASHINGTON 98101  
                 (206) 553-7970

## COUNT 2 *(Interstate Threats)*

In or about April 2019, at Kent, within the Western District of Washington, and elsewhere, CHASE BLISS COLASURDO knowingly and willfully transmitted in interstate and foreign commerce, from the State of Washington to another state, communications, in the form of Instagram posts and emails, that contained threats to injure K.D. and B.S.

All in violation of Title 18, United States Code, Section 875(c).

DATED this 23<sup>rd</sup> day of May, 2019.

  
BRIAN T. MORAN  
Acting United States Attorney

**TODD GREENBERG**  
Assistant United States Attorney